- 1 just stop right here. Thank you.
- MR. LING: Thank you very much, John.
- 3 Questions for John? Bernie was first, I think,
- 4 although it was close.
- 5 MR. PAUL: I'd like to get a clarification
- from you on one of your statements. You seemed to be
- 7 supportive, initially, of the approach of
- 8 incorporating complex regulatory requirements into
- 9 the permit, by reference. But you followed that with
- 10 statements that it would be helpful to have all those
- 11 requirements in the permit. What's your final view
- of how complex rules should be incorporated into the
- 13 permit?
- 14 MR. WALKE: I should have been more
- refined in my response, because the statutory
- language actually guides us on this. I believe it's
- 17 Section 504(a) of the statute that requires assurance
- of compliance with all applicable requirements,
- 19 including emissions limitations, monitoring, or
- 20 something or other. I'm not quoting it accurately,
- of course, but I think the statute requires those
- 22 core requirements, such as emissions limitations and

- 1 monitoring and recordkeeping and reporting, to
- 2 actually be spelled out in the permit itself. If I
- 3 recall, the Agency has said as much.
- 4 Having said that, any given subpart under
- 5 Part 63 or Part 61 is exceeding long, and I don't
- 6 believe Title V in the statute or the regulations or
- 7 the EPA guidance, requires every word of those
- 8 regulations to be spelled out.
- 9 So I think there's kind of a sensible
- 10 balance that can occur between those core legal
- 11 requirements and common sense and workability on the
- 12 other hand.
- The only thing that the regulations and
- 14 the statute require is that kind of the core legal
- 15 requirements be fulfilled. Beyond that, if the State
- of Ohio decides that it's in its programs interests
- or helpful to the public or the source to put greater
- 18 specificity and detail in, that is certainly their
- 19 right as a policy matter, and it's even their right
- 20 under state law.
- 21 I quess I was just slightly taking issue
- 22 with the suggestion that the mere length of a permit

- is any indication of its sensibilities or complexity.
- 2 I've seen permits all over the map. I've seen some
- 3 that don't have what I consider to be the legally
- 4 required information, and I see some that seem to be
- 5 just encyclopedias of information.
- As with most things, somewhere in the
- 7 middle is more sensible.
- 8 MR. LING: Don?
- 9 MR. VAN DER VAART: Thanks. John, much of
- 10 what you said, I totally agree with. The goals and
- 11 the fact that of those three goals, the third is the
- most problematic, the compilation issue.
- I think most permits -- I mean, that's a
- 14 great function, but, again, there were permits that
- 15 actually weren't complete. On the participation
- 16 issue, you are absolutely right.
- In fact, the vast majority of time spent
- in dealing with comments, does come from the
- 19 facilities, and there are some good reasons for that,
- of course, but that's a fact.
- The final issue, though, is a problem, and
- 22 I'm a little bit confused, as you trailed off there

- on the compliance enhancement function. Let's for a
- 2 minute set aside how happy I guess you are, or not
- 3 happy with the current state of the monitoring rules,
- 4 whether you call it enhancement, CAM, or periodic
- 5 monitoring.
- The CAM rule, to me, is the way it's
- 7 played out. It has been sort of severed from the
- 8 compliance function of Part 70. I don't think you
- 9 can be out of compliance with an emission standard
- 10 under CAM, the way I read the rule.
- It's just so mamby-pamby, but it's --
- MR. WALKE: I agree.
- MR. VAN DER VAART: Let's say, in any
- event, that you had good monitoring, just for the
- 15 sake of the last. Wouldn't you feel that the
- public's interest is best served when the monitoring
- in the permit is definitive, and, therefore, it can
- 18 be used to demonstrate noncompliance, as well as
- 19 compliance.
- Where I'm going with that, that's why I
- 21 have problems when you go to the next step, which is,
- 22 how important or how much would the efforts to

- 1 include monitoring evidence outside that which is
- 2 listed in the permit, tends to diffuse that function
- 3 of the permitting program.
- I'm not going to say "credible evidence,"
- 5 but what I'm saying is, why can't we just rely on the
- 6 monitoring? Would you not be happy with that, as
- 7 long as the monitoring is appropriate?
- 8 MR. WALKE: No, I would not. First of
- 9 all, I agree with your characterization of what good
- 10 monitoring should accomplish. You crystallized it
- 11 better than I did, but this whole controversy about
- 12 credible evidence and whether monitoring the permit
- is sufficient, to me, is just incredibly revealing
- 14 about this continuing resistance by -- I say it --
- industry, above all, to want to be subject to the
- same understanding that we've had under the judicial
- system in this country for 200 years, as to whether
- they should be judged under the law.
- There's virtually no area in the law that
- I can think of where evidence of wrongdoing isn't
- 21 admissible before a court.
- 22 MR. VAN DER VAART: On the other side,

- doesn't that hurt the parties, because now third
- 2 parties can't actually definitively know whether, as
- 3 you said, a facility is in compliance, because
- 4 there's always an unknown quantity or unknown
- 5 information, never accessible to third parties, and,
- 6 in fact, now they're barred from using the monitoring
- 7 data which is available to them to determine
- 8 compliance.
- 9 MR. WALKE: The last point is not true.
- 10 MR. VAN DER VAART: It is if you assume
- 11 that the monitoring condition in the permit is not
- 12 definitive.
- 13 MR. WALKE: You can use it.
- MR. VAN DER VAART: You can try to use it,
- but then the industry is going to use the same
- argument that you want to use, which is, hey, I've
- 17 got credible evidence saying I wasn't.
- 18 MR. WALKE: That's fine. I'm happy to
- 19 take that situation. It's not third parties from the
- 20 public who are objecting to the use of credible
- 21 evidence, because it creates this uncertainty and
- 22 chaos.

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MR. VAN DER VAART: But it should. I
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- 2 don't care if it is or not. What I'm saying is, by
- 3 opening that door, the other door opens, so now the
- 4 whole definitiveness, which we all really have heard
- is important and would be a great asset, seems to be
- 6 diffused because of the fact that there may always be
- 7 a hidden piece of data or series of monitoring data
- 8 that may contradict and be relevant to determine
- 9 whether you're in compliance.
- To me, it just seems like there's a
- 11 problem on both sides.
- MR. WALKE: I agree that the situation
- exists on both sides, but I don't think it's a
- 14 problem. I don't mean to be flip here, but that's
- 15 life. There is no clarity of definitiveness in any
- 16 area of the law when it comes to proof of violation.
- MR. VAN DER VAART: But then you do get to
- 18 the final question, which is, why are we doing this
- 19 permit program anyway, when, in fact, the final
- determination of what's compliance or not, is very
- 21 well hidden within the confines of the facility and
- inaccessible to anyone, on a practical basis. So

- what's the purpose of the permitting program?
- 2 MR. WALKE: The three-part purpose that I
- 3 laid out is still my view. The question of credible
- 4 evidence is one of ultimate proof of what's
- 5 admissible before a court. That shouldn't be
- 6 confused with how -- whether or not the public
- 7 benefits from requiring industry to consider that
- 8 additional information or whether better and more
- 9 accurate monitoring is a good thing.
- I happen to think that the answers to both
- of those questions are pretty self-evident, from the
- 12 public perspective, but maybe you disagree, but we
- are so, so very far from that ideal world, because
- 14 we've got parametric monitor. We've got sufficiency
- monitoring just having been eliminated; CAM being
- 16 feckless in the extreme; terms being written into the
- permits to ensure that the compliance certifications
- are meaningless, so people don't actually have to say
- 19 whether they are in compliance or not.
- 20 Part of these discussions are kind of
- 21 academic ones that occur between people in
- 22 Washington, but the public wants to know, and the

- ideal situation for the public, frankly, Don, would
- 2 be to be able to get on their Internet, look up and
- 3 find out whether a source that's actively monitoring
- 4 its emissions, was in compliance, met its emission
- 5 limits the day before.
- 6 That's the nirvana I'm working toward.
- 7 We're so far from that situation that I think you do
- 8 have to look at the policy and legal decisions that
- 9 EPA has made along the way, because they have
- 10 resulted in the situation where we are right now.
- 11 MR. LING: Shannon?
- MS. BROOME: Bernie asked my question.
- 13 MR. LING: Then Bob?
- 14 MR. HODANBOSI: This is both a question
- and a comment concerning the length of a permit.
- 16 Many of our permits do have hundreds of pages of the
- 17 MACT rules snapped onto them. That is what we are
- 18 told we need to do in order to have an acceptable
- 19 permit through the region.
- We would like to just put a reference in,
- and we have been told that we cannot do that. So
- 22 that is the approach we have taken to try to address

- 1 the issue that the region has raised.
- 2 Maybe it's different because we have not
- 3 adopted on the state level, all of the MACT rules.
- We rely on U.S. EPA's regulations. What we have been
- 5 told is that that is what is acceptable to U.S. EPA,
- 6 that we just can't reference a certain subpart.
- 7 Part of the length is also dependent on
- 8 the specific facility. Sometimes the MACTs have
- 9 options, and they want all of those options
- 10 available.
- They are not going to say we're just going
- 12 to take the first track and forget the rest. They
- want what's available under the rules, so we can put
- 14 all of that in the rule.
- 15 My other comment would be that even if
- it's an attachment to that permit, nonetheless, those
- are all applicable requirements that are slapped on
- that permit, that people have to read and understand,
- 19 and comply with.
- MR. WALKE: I agree with all of that, Bob.
- I wasn't trying to be catty; I was just trying to
- 22 make the point that in this instance, there were

- 1 explanations for the length of the permit that may be
- 2 quite reasonable, but didn't have to do with Title V,
- 3 per se.
- I don't believe that practice that Region
- 5 V is imposing upon you, is uniformly followed. My
- 6 Title V knowledge is a little rusty, since I've been
- 7 listing in NSR for the last couple of years. I would
- 8 be surprised if that were a position that
- 9 headquarters had said was legally required and that
- 10 all of the regions were following.
- 11 That's something that would be worth
- 12 looking into.
- MR. LING: Kathleen?
- MS. ANDERSON: I'm just curious about your
- 15 comments on insignificant emission units. This is
- 16 just -- I understand your concern, saying that there
- is no such thing as an insignificant emissions unit,
- but I wonder if you are aware of the way -- states
- never adopted regulations with Title V in mind, and
- they often have very generic regulations that apply
- 21 to all units at a site.
- Do you believe that every single unit,

- then, must be held to the same level of monitoring,
- 2 recordkeeping, and reporting, even though they are
- 3 very small units? I'm thinking of grain loading
- 4 standards, visible emissions standards, do emissions
- 5 for a bag house count, as much as emissions from a
- 6 kiln?
- 7 I just don't know. I'm sure you're aware,
- 8 but I think the states in here could probably attest
- 9 to the fact that they never adopted regulations with
- 10 Title V in mind. It creates a very conflicting
- 11 situation when you come to writing a permit, as to
- what level of monitoring, and especially with
- insignificant emissions units.
- 14 My question to you is whether you think
- 15 that every emissions unit deserves the same degree of
- 16 analysis or monitoring or reporting as every other
- 17 unit?
- 18 MR. WALKE: That's a good question. I
- 19 actually think there are several embedded questions
- 20 in there that I have different answers for. A state
- 21 either decided that a sitewide rule or some SIP rule
- or generic rule intended to apply to certain

- 1 emissions units or it didn't.
- 2 If the unit is covered under the plain
- 3 language of the state rule, and if it's an applicable
- 4 requirement because it's SIP approved or is otherwise
- 5 federally required that would subject it to Title V,
- 6 then it has to be included in the permit.
- 7 It's the states' prerogative to go back
- 8 and rewrite the rules so that that's not the case, so
- 9 that units not covered -- but Title V didn't change
- 10 the fact that the state intended that unit to be
- 11 covered by that law under state or federal law.
- 12 That's kind of a basic question.
- The permit question is an entirely
- separate one. Once included in the permit, should
- there be different levels of requirements,
- 16 monitoring, recordkeeping, and reporting and the like
- 17 to reflect the fact that those units are different in
- some way than significant emissions units? Sure.
- Why not?
- There's nothing -- the language of
- . 21 periodic monitor or CAM or sufficiency monitoring,
 - 22 before it ceased to mean anything, is general enough

- 1 that it is not a straightjacket imposing the
- 2 identical level of monitoring, recordkeeping, and
- 3 reporting requirements on the so-called IEUs that you
- 4 would have for a unit that is a hundred times its
- 5 size.
- But is there any ability in the statute or
- 7 the regulations to completely exempt those units from
- 8 monitoring, recordkeeping, and reporting? I do not
- 9 believe so.
- 10 If the Agency wanted to try to create a de
- 11 minimis regulatory exemption under its Alabama Power
- 12 statutory authority, they could take a run at it and
- we'd see whether it survived or not. But there is no
- 14 regulatory exemption right now, and the Agency has no
- authority to create such an exemption by guidance.
- So then you're just thrown back into the
- more refined question of, well, what level of
- monitoring, recordkeeping, and reporting should you
- 19 have? My impression is that that's what states have
- 20 been doing, at least those that have been including
- 21 them in the permit.
- I have no quarrel with that. I do have a

- 1 quarrel with the more definitive black and white
- 2 position that, no, they don't have to be in the
- 3 permit, or, no, they don't have to have monitoring,
- 4 recordkeeping, or reporting at all.
- 5 MS. ANDERSON: This Task Force is to
- 6 recommend changes to Title V. If you were to be able
- 7 to change Title V, would you ever give an exemption?
- 8 It's almost like a trivial activity.
- 9 It would still be listed in the permit,
- 10 but do you think there's ever a situation where they
- don't have to include monitoring or recordkeeping?
- 12 Do you see that as a possibility?
- MR. WALKE: Let me tell you my bias, and
- 14 you can probably guess my bias. But if the state
- thinks that a legal requirement is important enough
- 16 to impose from an emissions' limitation perspective,
- it's hard for me to think of a coherent, intellectual
- 18 reason why you wouldn't want to know whether the
- source is actually complying with that.
- 20 Can you or should you have less burdensome
- or less frequent monitoring, recordkeeping, and
- 22 reporting? Sure. Why not?

- But if it's within the state's prerogative
- 2 to decide whether they want to subject that emissions
- 3 unit to an emissions limitation, if they do, it seems
- 4 to me that we care about whether they comply or not.
- 5 MR. LING: Shelley?
- 6 MS. KADERLY: First of all, I was
- 7 wondering whether the NRDC was planning on submitting
- 8 written comments to this Task Force?
- 9 MR. WALKE: That's a good question. I
- 10 didn't exactly know when I got here, the nature of
- 11 the Task Force and how it was going to be conducted,
- 12 but I think that over the course of the months, as
- you go forward with additional hearings, we probably
- 14 will.
- 15 It will probably be in conjunction with
- other groups, since we are resource-strapped. But I
- was very interested when I arrived in the nature of
- 18 the discussion and the issues that would be raised by
- other state and industry folks, as well. And if
- 20 there is any opportunity for us to receive
- 21 transcripts on the web or otherwise, have access to
- 22 information that's compiled from the earlier